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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO. CONFIRMATION NO.	
10/825,574	04/15/2004	Kurt Brooks Uhlir	N0189US 8870	
	7590 09/23/200 RTH AMERICA, LLC	EXAMINER		
425 West RAN	DOLPH STREET	HU, KANG		
SUITE 1200, P. CHICAGO, IL			ART UNIT	PAPER NUMBER
			3714	
			MAIL DATE	DELIVERY MODE
			09/23/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)		
10/825,574	UHLIR ET AL.		
Examiner	Art Unit		

KANG H	U	3/14	
The MAILING DATE of this communication appears on the	e cover sheet with the c	orrespondence add	ress
THE REPLY FILED <u>14 August 2008</u> FAILS TO PLACE THIS APPLICATION	ON IN CONDITION FOR	ALLOWANCE.	
1. The reply was filed after a final rejection, but prior to or on the same application, applicant must timely file one of the following replies: (1) application in condition for allowance; (2) a Notice of Appeal (with a for Continued Examination (RCE) in compliance with 37 CFR 1.114. periods:	an amendment, affidavitopeal fee) in compliance v	, or other evidence, w with 37 CFR 41.31; or	hich places the (3) a Request
a) The period for reply expiresmonths from the mailing date of the	final rejection.		
b) The period for reply expires on: (1) the mailing date of this Advisory Acti no event, however, will the statutory period for reply expire later than SI Examiner Note: If box 1 is checked, check either box (a) or (b). ONLY C	X MONTHS from the mailing	date of the final rejection	n.
MONTHS OF THE FINAL REJECTION. See MPEP 706.07(f).			
Extensions of time may be obtained under 37 CFR 1.136(a). The date on which the have been filed is the date for purposes of determining the period of extension and under 37 CFR 1.17(a) is calculated from: (1) the expiration date of the shortened st set forth in (b) above, if checked. Any reply received by the Office later than three may reduce any earned patent term adjustment. See 37 CFR 1.704(b). NOTICE OF APPEAL	the corresponding amount of atutory period for reply origin	of the fee. The appropria nally set in the final Offic	ate extension fee e action; or (2) as
2. ☐ The Notice of Appeal was filed on A brief in compliance with	37 CER //1 37 must be f	iled within two months	of the date of
filing the Notice of Appeal (37 CFR 41.37(a)), or any extension there Notice of Appeal has been filed, any reply must be filed within the tire	of (37 CFR 41.37(e)), to	avoid dismissal of the	
AMENDMENTS			
 The proposed amendment(s) filed after a final rejection, but prior to (a) They raise new issues that would require further consideration (b) They raise the issue of new matter (see NOTE below); 			cause
(c) ☐ They are not deemed to place the application in better form fo appeal; and/or	r appeal by materially rec	lucing or simplifying th	ne issues for
(d) They present additional claims without canceling a correspond	ling number of finally reje	cted claims.	
NOTE: (See 37 CFR 1.116 and 41.33(a)).		P (A) (()	TOL 004
 The amendments are not in compliance with 37 CFR 1.121. See att Applicant's reply has overcome the following rejection(s): 	ached Notice of Non-Cor	npliant Amendment (I	PTOL-324).
 Applicants reply has overcome the following rejection(s). Newly proposed or amended claim(s) would be allowable if s non-allowable claim(s). 	submitted in a separate, t	imely filed amendmer	nt canceling the
7. For purposes of appeal, the proposed amendment(s): a) will not how the new or amended claims would be rejected is provided below The status of the claim(s) is (or will be) as follows: Claim(s) allowed: Claim(s) objected to: Claim(s) rejected: 2-8,11-14,17-19,23 and 36-38.		be entered and an ex	xplanation of
Claim(s) withdrawn from consideration: AFFIDAVIT OR OTHER EVIDENCE			
 The affidavit or other evidence filed after a final action, but before or because applicant failed to provide a showing of good and sufficient was not earlier presented. See 37 CFR 1.116(e). 			
9. The affidavit or other evidence filed after the date of filing a Notice of entered because the affidavit or other evidence failed to overcome a showing a good and sufficient reasons why it is necessary and was a showing a good and sufficient reasons.	<u>ıll</u> rejections under appea not earlier presented. Se	l and/or appellant fails e 37 CFR 41.33(d)(1)	s to provide a).
10. ☐ The affidavit or other evidence is entered. An explanation of the sta REQUEST FOR RECONSIDERATION/OTHER	atus of the claims after er	try is below or attach	ed.
The request for reconsideration has been considered but does NO continued.	T place the application in	condition for allowan	ce because:
12. Note the attached Information <i>Disclosure Statement</i> (s). (PTO/SB/013. Other:	8) Paper No(s)		
/Robert E Pezzuto/ Supervisory Patent Examiner, Art Unit 3714			

Applicant's arguments filed 8/14/2008 have been fully considered but they are not persuasive. The applicant specially points out that the office action is in error when it states that fry discloses comparing the first performance to a second performance, wherein the second performance is along the second course. The applicant also points out that there is no mention or suggestion of comparing a performance on one course with a performance on another course in a different geographic location. The examiner respectfully disagrees with the statements made above. First the examiner would like to point out that claim 36 recites "using a geographic database that contains data that represents geographic features in the first geographic area to compare to the geographic features of the first course to the geographic features of a second course located in a second geographic area different from the first geographic area ... comparing the first performance to a second performance etc." One of ordinary skill in the art understands that what is being compared is not where the race is taking place, rather the factors that surrounds the race such as the physiological conditions of the athlete, the road conditions such as curves, changing altitude and weather conditions such as temperature, humidify and wind speed/direction that effects an athlete's performance. Fry specifically teaches that in col 1, lines 55-60, disclosing that a device for monitoring and comparing present, past and ideal performance on an exercise machine such as a bicycle. Fry further explains that the user rides on many different routes in col 2, lines 5-10. Fry's whole invention relies upon its ability to monitor the performance of an athlete based on geographic location information such as altitude, longitude and latitude, also the athlete's physiological performance and weather conditions such as temperature and wind speed/direction, the many different factors that surround the performance of an athlete. The examiner asserts that Fry indeed teaches of comparing the performance of performance at two different locations, beside the point that Fry actually explicitly teaches of comparing present, past and ideal performance on different routes, one of ordinary skill in the art would also recognize that because no two races are the same because there can never be the exact same geographical (the athlete can pick different points of travel, such as if the athlete uses the apex or the outside loop in passing someone), physiological condition (one's body will never perform exactly the same even in the identical simulation), weather condition and other factors that surround the performance. Therefore the applicant's argument is not persuasive.